

Amendment No. 5 to SB1768

**Henry
Signature of Sponsor**

FILED

Date _____

Time _____

Clerk _____

Comm. Amdt. _____

AMEND Senate Bill No. 1768

House Bill No. 1010*

by deleting § 8-21-401(d)(1)(C) of the amendatory language of SECTION 17 of Amendment No. 1 and substituting instead the following:

(C) The clerk shall charge a fee of seventy-five dollars (\$75.00) for criminal contempt actions (including criminal contempt proceedings in civil courts), for failure to appear, requests for bonding company release from final forfeiture, requests to reinstate a driver license and requests for relief.

FURTHER AMEND by deleting § 8-21-401(g)(1)(C) of the amendatory language of SECTION 17 of Amendment No. 1 and substituting instead the following:

(C) Calling in Surety - \$40.00. The clerk shall charge the defendant this fee each time a scire facias or other proceeding is instituted to bring in a surety or make action against a bond in criminal cases for failure to appear.

FURTHER AMEND by deleting § 8-21-401(g)(1)(D) of the amendatory language of SECTION 17 of Amendment No. 1 and substituting instead the following:

(D) The clerk shall charge a fee of seventy-five dollars (\$75.00) for requests for bonding company release from final forfeiture or requests to reinstate a driver license.